

**MINUTES OF THE CITY-COUNTY COUNCIL
AND
SPECIAL SERVICE DISTRICT COUNCILS
OF
INDIANAPOLIS, MARION COUNTY, INDIANA**

**REGULAR MEETINGS
MONDAY, MARCH 30, 2015**

The City-County Council of Indianapolis, Marion County, Indiana and the Indianapolis Police Special Service District Council, Indianapolis Fire Special Service District Council and Indianapolis Solid Waste Collection Special Service District Council convened in regular concurrent sessions in the Council Chamber of the City-County Building at 7:09 p.m. on Monday, March 30, 2015, with Councillor Lewis presiding.

Councillor Moriarty Adams led the opening prayer and invited all present to join her in the Pledge of Allegiance to the Flag.

ROLL CALL

The President instructed the Clerk to take the roll call and requested members to register their presence on the voting machine. The roll call was as follows:

28 PRESENT: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
1 ABSENT: Gooden

A quorum of twenty-eight members being present, the President called the meeting to order.

INTRODUCTION OF GUESTS AND VISITORS

Councillor McQuillen recognized stepson Brian Summon and his husband Patrick Duchess. Councillor Adamson recognized all in attendance in support of Proposal No. 120, 2015. Councillor Tew recognized Mike Leopard, Building Owners and Managers Association. Councillor Lutz recognized Cathedral High School football champions. Councillor Clay recognized Sr. Pastor of the Purpose of Life Church David Green, Sr., Concerned Clergy. Councillor Mascari recognized activist Jackson Blanchard. Councillor Robinson recognized Pike Township Trustee Lula Patton. Councillor Barth recognized health care professional Chuck Sanders. Councillor Hickman recognized friend and neighbor Bill Moreau.

OFFICIAL COMMUNICATIONS

The President called for the reading of Official Communications. The Clerk read the following:

TO ALL MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA

Ladies And Gentlemen :

You are hereby notified the REGULAR MEETINGS of the City-County Council and Police, Fire and Solid Waste Collection Special Service District Councils will be held in the City-County Building, in the Council Chambers, on Monday, March 30, 2015, at 7:00 p.m., the purpose of such MEETINGS being to conduct any and all business that may properly come before regular meetings of the Councils.

Respectfully,
s/Maggie A. Lewis
President, City-County Council

March 12, 2015

TO PRESIDENT LEWIS AND MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in the *Court & Commercial Record* and in the *Indianapolis Star* on Monday, March 16, 2015 a copy of a Notice of Public Hearing on Proposal Nos. 59, 61, 72, 73, 84 and 85, 2015, said hearing to be held on Monday, March 30, 2015, at 7:00 p.m. in the City-County Building.

Respectfully,
s/NaTrina DeBow
Clerk of the City-County Council

March 13, 2015

TO PRESIDENT LEWIS AND MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

I have approved with my signature and delivered this day to the Clerk of the City-County Council, NaTrina DeBow, the following ordinances:

FISCAL ORDINANCE NO. 4, 2015 – appropriates \$21,366,466 in the 2015 Budgets of Marion Superior Court, Marion County Sheriff, Community Corrections, Marion County Prosecutor, Public Defender Agency, Forensic Services Agency, Marion County Coroner, and the Department of Public Safety, IMPD and Animal Care and Control Divisions (IMPD General, IMPD Recruit Subfund, Public Safety Income Tax, Consolidated County, County General and Guardian Ad Litem Funds) for various public safety initiatives

FISCAL ORDINANCE NO. 5, 2015 – appropriates \$20,960 in the 2015 Budget of the Information Services Agency (Enhanced Access Fund) to cover costs associated with revisions made to the existing LoGO Indiana contract for the IMPD incident reporting application

FISCAL ORDINANCE NO. 6, 2015 – appropriates \$72,167 in the 2015 Budget of the Marion County Public Defender Agency (Federal Grants Fund) to cover a study of effective assistance of defense counsel in a problem-solving court, funded by a grant through the Indiana Criminal Justice Institute; and in compliance with the requirement of the Indiana Public Defender Commission increases the number of authorized full-time employees

FISCAL ORDINANCE NO. 7, 2015 – appropriates \$4,200,000 in the 2015 Budget of the Office of the Mayor (Consolidated County Fund) to cover costs related to the establishment of the Early Childhood Education and Indianapolis Pre-kindergarten programs

GENERAL ORDINANCE NO. 6, 2015 – authorizes parking restrictions on College Avenue from Washington Street to Fletcher Avenue (District 19)

GENERAL ORDINANCE NO. 7, 2015 – authorizes intersection controls at Shepard and McCarty Streets (District 19)

GENERAL ORDINANCE NO. 8, 2015 – authorizes parking restrictions on Wabash Street, Washington Street, Alabama Street, New Jersey Street and Delaware Street in the downtown area (Districts 15, 19)

March 30, 2015

GENERAL ORDINANCE NO. 9, 2015 – amends Chapter 291 of the Code by amending Section 291-106 to authorize an additional voluntary assignment of wages by police officers and firefighters; and by adding a new Section 291-114 authorizing the voluntary assignment of wages by city and county employees

GENERAL ORDINANCE NO. 10, 2015 – amends Chapter 135, Article VII of the Code regarding the fiscal stability fund

GENERAL RESOLUTION NO. 4, 2015 – authorizes the investing officer of the City of Indianapolis to invest in certificates of deposit of depositories that have been designated by the state board of finance as a depository for state deposits

SPECIAL RESOLUTION NO. 7, 2015 – recognizes the winners and participants of the 2014 Indy VEX Robotics Championship

SPECIAL RESOLUTION NO. 8, 2015 – honors Sergeant LeEtta White for her 33 years of dedicated service with the Indianapolis Metropolitan Police Department

SPECIAL RESOLUTION NO. 9, 2015 – approves the United Way of Central Indiana, Inc. as the program administrator for the Indianapolis pre-k program

s/Gregory A. Ballard, Mayor

VETOED - GENERAL ORDINANCE NO. 4, 2015 – amends the Code to add certain protections for the homeless

ADOPTION OF THE AGENDA

The President proposed the adoption of the agenda as distributed. Without objection, the agenda was adopted.

APPROVAL OF THE JOURNAL

The President called for additions or corrections to the Journals of March 2, 2015. There being no additions or corrections, the minutes were approved as distributed.

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS, AND COUNCIL RESOLUTIONS

PROPOSAL NO. 108, 2015. The proposal, sponsored by Councillor Evans, recognizes the Cathedral High School football team for winning the 5A State Title in 2014 and making the Irish the first team in state history to win five consecutive state titles. Councillors Evans read the proposal and presented representatives with copies of the document and Council pins. Coach Rick Streiff thanked the Council for the recognition. Councillor Evans moved, seconded by Councillor Lutz, for adoption. Proposal No. 108, 2015 was adopted by a unanimous voice vote.

Proposal No. 108, 2015 was retitled SPECIAL RESOLUTION NO. 10, 2015, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 10, 2015

A SPECIAL RESOLUTION recognizing the Cathedral High School football team for winning the 5A State Title in 2014 and making the Irish the first team in state history to win five consecutive state titles.

WHEREAS, Cathedral won the 5A State Championship during the annual Indiana High School Athletic Association (IHSAA) Football State Finals at Lucas Oil Stadium in 2014; and

WHEREAS, Cathedral Irish defeated LaPorte High School with a final score of 56-7, and senior, Jared Thomas won the IHSAA 5A Phil N. Eskew Mental Attitude Award; and

WHEREAS, this is the fifth year in a row, as well as the eighth out of the last ten 4A and 5A championships the Fighting Irish have won, making the Irish the first team in State history to win five consecutive State titles; and ten titles total with Coach Streiff, which is the most in Indiana history; and

WHEREAS, the team played their toughest high school regular season schedule in the State of Indiana and, possibly the Midwest, with three eventual State Champions from Indiana and Kentucky, as regular season opponents and currently holds the state record for most consecutive playoff wins at 3; and

WHEREAS, Cathedral became the first IHSAA Football team to win a State Championship in three different classes: 3A in 1986 and 1992; 4A in 1996, 1998, 1999, 2006, 2008, 2010 - 2012; and 5A in 2013 and 2014, giving a total of 11 State Championship titles together; and

WHEREAS, the team was led by Head Football Coach Rick Streiff, who is the winningest coach in Cathedral High School's history, and under his leadership were assistant coaches: Adam Barth, Tim Barthel, Mark Hicks, Jere Kubuske, Mike Prior, Jon Mundil, Nick Lyons, and Tim Peterson; and

WHEREAS, the football team members consisted of: Joe A'Hearn, Ja Ahlers, Vincent Alerding, Alejandro Alva, Brenton Anderson, Cody Andreoni, Jacob Andrews, Michael Bamrick, Daniel Berg, Thomas Berg, Max Bortenschlager, Ghiche Bradley, Kavan Braun, Shelton Buell, Phillip Burgess, Jack Butler, Patrick Cain, Keith Caldwell, Evan Christopher, Kendall Coleman, Alex Cotton, Austin Cox, Caleb Cross, Venton Curry, David Dickman, Dan Dolan, Malcolm Dotson, Emil Ekiyor, Zach Elson, Trevor Ford, Elliot Frederick, Griffin Gallant, Mitch Gerbers, Jack Greene, Ryan Guhl, Matt Guzman, Dwight Hall, Mason Harvey, Dorian Hayes, Davis Hensley, Jacob Hill, Ronnie Hill, Kyle Hooper, Jackson Huffine, Jamal Jackson, Tony Johnson, Gavin Johnson, Quincy Keller, Robert Kirch, Ross Kirkpatrick, Jordan Lapsley, Charlie Leahy, Jack Lenahan, Alec Letcher, Jauon Long, John Lowe, Kris Marshall, Jimmy McGuigan, Chad Meek, Ciaran Minch, Matthew Mtsch, Christian Montgomery, Spencer Mossman, Conner Mullin, Ryan Murphy, Alec Najem, Alec Neu, Finnian O'Hara, Alex O'Malley, Satchel Oskins, Nathan Potter, Nick Potter, John Preston, Taggart Rusk, David Salvas, Steven Salvas, Luke Sanders, Luke Saum, Joseph Schopper, James Schultz, Daniel Scotto, Dushan Sheppard, Collin Stark, Ben Stewart, Cody Stockton, Alex Taylor, Jared Thomas, Riley Timberman, Griffin Tull, Jonathan Villegas, Jack Wagner, Vincent Warren, Paul Wedge, Evan Whigham, Gibran Williams, Marvin Wilson, Ethan Writt and Paul Zerr; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council proudly recognizes the Cathedral High School football team for winning the 5A State Title in 2014 and making the Irish the first team in state history to win five consecutive state titles.

SECTION 2. The Council extends its congratulations to the entire team and coaching staff on their achievement and wishes each player success in their future endeavors, both athletically and academically.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 109, 2015. The proposal, sponsored by Councillor Evans, recognizes Coach Rick Streiff of Cathedral High School for winning the most titles as head football coach. Councillor Evans read the proposal and presented Coach Streiff with a copy of the document and a Council pin. Coach Streiff thanked the Council for the recognition. Councillor Evans moved, seconded by Councillor Lutz, for adoption. Proposal No. 109, 2015 was adopted by a unanimous voice vote.

Proposal No. 109, 2015 was retitled SPECIAL RESOLUTION NO. 11, 2015, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 11, 2015

A SPECIAL RESOLUTION recognizing Coach Rick Streiff of Cathedral High School for winning the most titles as head football coach.

WHEREAS, Coach Rick Streiff started at Butler, was the assistant at Bishop Chatard High School, the Head Coach at Brebeuf, and the head coach at Cathedral and North Central; and

March 30, 2015

WHEREAS, his career record is 222-94 and his record at Cathedral High School is 201-62; and

WHEREAS, Coach Streiff has worked with famous players Jeremy Trueblood (class of 2001) of the Tampa Bay Buccaneers and Mathias Kiwanuka (class of 2001) of the New York Giants; and

WHEREAS, he coached at Cathedral from 1989-2002 and then from 2008 to the present. He was coach for the 1992, 1996, 1998, 1999, 2008, 2010, 2011, 2012, 2013, and 2014 seasons, making him the winningest coach in Cathedral history; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council proudly recognizes Coach Rick Streiff of Cathedral High School for winning the most titles as head football coach.

SECTION 2. The Council extends its congratulations to Coach Streiff for his career achievements and wishes both him and the team many more victories.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 110, 2015. The proposal, sponsored by Councillor Adamson, declares the week of March 23-27, 2015 as being recognized as Farm Workers Awareness Week and honors the spirit and work of Cesar Chavez. Councillor Adamson read the proposal and presented copies of the document and Council pins to representatives. Mr. Darren thanked the Council for the recognition. Councillor Adamson moved, seconded by Councillor Barth, for adoption. Proposal No. 110, 2015 was adopted by a unanimous voice vote.

Proposal No. 110, 2015 was retitled SPECIAL RESOLUTION NO. 12, 2015, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 12, 2015

A SPECIAL RESOLUTION declaring the week of March 23-27, 2015, as being recognized as Farm Worker Awareness Week, and honoring the spirit and work of César Chávez.

WHEREAS, the City of Indianapolis is located in Marion County, Indiana; and

WHEREAS, Indiana's agribusiness employees over 30,000 year-round, seasonal, and migrant farm workers, many of whom live and work in and around the City of Indianapolis, and who are key partners for the safety, security, and sustainability of our food supply; and

WHEREAS, the labor of Indiana's farm workers contributes billions of dollars annually to the state's economy and agriculture continues to be one of the principal industries in the surrounding counties; and

WHEREAS, the City of Indianapolis honors all those who plant, cultivate, harvest and process our agricultural products; and

WHEREAS, March 31st is the birthday of César Chávez, whose dedication to non-violent organizing for just wages, safe labor conditions, and dignity for the women, men, and children who toil in the fields, moved him to lead a nationwide peaceful struggle for farm worker justice that continues today; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council declares that the week of March 23-27, 2015 was recognized as Farm Worker Awareness Week.

SECTION 2. The Council further recognizes March 31, 2015, as César Chávez Day.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 119, 2015. The proposal, sponsored by Councillors Barth, Lewis and Robinson, urges the Indiana General Assembly to increase funding for all public schools in Indiana. Councillor Barth moved, seconded by Councillor McQuillen, to send Proposal No. 119, 2015 to committee. The motion carried by a unanimous voice vote. The President assigned Proposal No. 119, 2015 to the Community Affairs and Education Committee.

PROPOSAL NO. 120, 2015. The proposal, sponsored by Councillors Lewis, Barth, Adamson, Tew, Mansfield, Hickman, Mascari, Osili, Robinson, Miller, Jackson, Clay, Hunter, Oliver, Shreve, McQuillen and Moriarty Adams, opposes the Indiana General Assembly's passage of Senate Enrolled Act 101, also known as the Religious Freedom Restoration Act (RFRA), and encourages State legislators to amend the Civil Rights section of the Indiana Code and to uphold and protect local anti-discrimination ordinances by exempting them from SEA 101. Councillors read the proposal. Councillor Barth moved, seconded by Councillor Adamson, for adoption. Proposal No. 120, 2015 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Clay, Evans, Gray, Hickman, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
4 NAYS: Cain, Freeman, Holliday, Sandlin
1 ABSENT: Gooden

Councillors Adamson, Lutz, Miller, Mansfield, Tew, Oliver, Mascari, McQuillen, Clay, Hunter, Jackson, Hickman, and Barth asked for consent to explain their votes. Consent was given.

Councillor Adamson said that several are wearing a pink triangle this evening. In Nazi Germany, gay men were forced to wear pink triangles and were subsequently abused and assaulted. It was originally intended as a badge of shame, but tonight many are wearing it to remind people never to forget what breeds from hate and ignorance.

Councillor Lutz stated that he does not agree with everything in this proposal, but he voted for it because he is against discrimination of any kind.

Councillor Miller said that this legislation shows that Indy is a welcoming city and does not support discrimination or legislate discrimination. He asked state legislators to fix the language while lawyers are still determining what it does.

Councillor Mansfield said that she was on the Council when the human rights ordinance was expanded, and she was so proud of that effort. She said that the state this week took a step back, and this proposal makes it clear that this City does not discriminate.

Councillor Tew said that Indianapolis built its economy based on sports, events and conventions, and this city's biggest asset is the attitude of its people. The religious freedom advocates pride themselves on holding out that they have the right definition of sin, but this City cannot let them tell them what is right and wrong.

Councillor Oliver said that this impact was felt even more in his district by many unemployed persons, because it sets the city back and does not help the economy. He said that the Civil

Rights Act was passed in 1964, and at that time it was legal to discriminate against people of color. This new legislation sets them back again 50 years.

Councillor Mascari said that Governor Mike Pence has failed Indiana, and did not represent its citizens well on national television on Sunday.

Councillor McQuillen said that in his seven and a half years on this Council, there have been many things on which Republicans and Democrats could not agree. Tonight, they came together in a bi-partisan fashion to do what is right and show that Indianapolis will not tolerate discrimination of any kind.

Councillor Clay said that the Religious Freedom Rights Act (RFRA) goes out of its way to solve a problem that does not exist, and the precedent it sets is incalculable. He said that it is a national disgrace and the only way to fix it is to repeal it. He commended Mayor Greg Ballard for standing up and speaking out against this flawed legislation.

Councillor Hunter said that Indianapolis needs to continue to lead the debate and show that Indiana is a welcoming state and inclusive for everyone. He thanked his State Representative Cindy Kirchoeffer for having the courage to oppose the legislation and encouraged the state to act swiftly on rectifying it.

Councillor Jackson quoted from the pledge of allegiance and the Constitution, and II Corinthians 13 from the Bible and said that they cannot promote love and equality amidst hate.

Councillor Hickman said that prejudice hides behind many guises and she refuses to allow the prejudice of small-minded legislators to speak for her and the citizens she represents.

Councillor Barth said that he started this conversation with Councillors Lewis, Adamson and Tew last Thursday, and he thanked members for their overwhelming support to show that Indianapolis is an incredible and all-inclusive city. He recognized Greg Louganis, former Olympic diver, for joining them this evening to stand with them. Mr. Louganis said that it is an honor to be here and support the people of this great City, as what has happened at the state level does not reflect the people that he knows and loves here who have embraced him in the past.

Proposal No. 120, 2015 was retitled SPECIAL RESOLUTION NO. 13, 2015, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 13, 2015

A SPECIAL RESOLUTION in opposition to the Indiana General Assembly's passage of Senate Enrolled Act 101, also known as the 'Religious Freedom Restoration Act' (RFRA).

WHEREAS, the city of Indianapolis is committed to protect the rights of all citizens, regardless of sexual orientation, race, gender identification, ethnicity, religion, or creed, and has already passed bi-partisan legislation to provide protections; and

WHEREAS, RFRA legislation could allow businesses to discriminate; and

WHEREAS, RFRA legislation in other states has made it more difficult to protect victims of domestic violence, prosecute child abusers and ensure public safety and equal access for all citizens; and

WHEREAS, local and national businesses, organizations and faith groups, large and small, and Marion County residents oppose RFRA as it makes Indiana less welcoming and less competitive in recruiting and retaining talented employees; and

WHEREAS, major conventions and major employers may leave Indianapolis, creating a substantial negative impact to the city of Indianapolis and the State of Indiana; now therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council is opposed to the recent passage of RFRA as it is not a true representation of our City as a welcoming and inclusive place, and is bad for local businesses, will reduce tourism revenue and makes companies less competitive in recruiting and retaining top talent.

SECTION 2. The Council encourages the Indiana State Legislature to amend the Civil Rights section of the Indiana Code to include sexual orientation and gender identity, and to specifically exempt all civil rights laws, including but not limited to locally enacted Human Rights Ordinances, from SEA 101.

SECTION 3. The Council further expresses strong disapproval of SEA 101, as it will make protecting victims of domestic violence, as well as defending the rights of gay and transgender community members more difficult.

SECTION 4. The Council encourages Indianapolis businesses to register with the Open For Service campaign, and will work with the Indianapolis Chamber of Commerce to provide links to the Open For Service list of companies committed to serving all.

SECTION 5. The Council directs its Legal Counsel to determine whether SEA 101 will negate the protections already provided in law by the body, and research possible actions.

SECTION 6. The Council declares that enforcement of its human rights ordinance and other anti-discrimination laws is a compelling governmental interest and is the least restrictive means of furthering that interest.

SECTION 7. The Council directs the Clerk to send of a copy of this resolution to the Governor of Indiana, Speaker of the House, President Pro Tempore of the Senate, Assembly members representing districts in Indianapolis and other legislative leaders as deemed appropriate.

SECTION 8. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 9. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

President Lewis called for a five minute recess at 8:05 p.m. President Lewis reconvened the City-County Council at 8:12 p.m.

PROPOSAL NO. 8, 2015. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 8, 2015 on March 16, 2015. The proposal, sponsored by Councillors Osili, Simpson and Gooden, appoints Abbe Hohmann to the Indianapolis City Market Corporation Board of Directors. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Robinson moved, seconded by Councillor Osili, for adoption. Proposal No. 8, 2015 was adopted on the following roll call vote; viz:

24 YEAS: Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew

0 NAYS:

4 NOT VOTING: Adamson, McQuillen, Moriarty Adams, Osili

1 ABSENT: Gooden

Proposal No. 8, 2015 was retitled COUNCIL RESOLUTION NO. 27, 2015, and reads as follows:

March 30, 2015

CITY-COUNTY COUNCIL RESOLUTION NO. 27, 2015

A COUNCIL RESOLUTION appointing Abbe Hohmann to the Indianapolis City Market Corporation Board of Directors.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Indianapolis City Market Corporation Board of Directors, the Council appoints:

Abbe Hohmann

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2016. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

Councillor Moriarty Adams reported that the Public Safety and Criminal Justice Committee heard Proposal Nos. 66, 69, 70 and 71, 2015 on March 11, 2015. She asked for consent to vote on Proposal Nos. 66, 69 and 70, 2015 together. Consent was given.

PROPOSAL NO. 66, 2015. The proposal, sponsored by Councillors Moriarty Adams, Lewis, Barth and Gray, reappoints Alfarena Ballew to the Domestic Violence Fatality Review Team. PROPOSAL NO. 69, 2015. The proposal, sponsored by Councillors Moriarty Adams, Lewis, Barth and Gray, appoints Kelly McBride to the Domestic Violence Fatality Review Team. PROPOSAL NO. 70, 2015. The proposal, sponsored by Councillors Barth, Moriarty Adams, Lewis and Gray, reappoints Tracy McQueen to the Domestic Violence Fatality Review Team. By 10-0 votes, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor Moriarty Adams moved, seconded by Councillor Oliver, for adoption. Proposal Nos. 66, 69 and 70, 2015 were adopted on the following roll call vote; viz:

27 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew

0 NAYS:

1 NOT VOTING: McQuillen

1 ABSENT: Gooden

Proposal No. 66, 2015 was retitled COUNCIL RESOLUTION NO. 28, 2015, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 28, 2015

A COUNCIL RESOLUTION reappointing Alfarena Ballew to the Domestic Violence Fatality Review Team.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Domestic Violence Fatality Review Team (deputy coroner qualification), the Council reappoints:

Alfarena Ballew

SECTION 2. The reappointment made by this resolution is for a term ending December 31, 2016. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

Proposal No. 69, 2015 was retitled COUNCIL RESOLUTION NO. 29, 2015, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 29, 2015

A COUNCIL RESOLUTION appointing Kelly McBride to the Domestic Violence Fatality Review Team.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Domestic Violence Fatality Review Team (educator qualification), the Council appoints:

Kelly McBride

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2015. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

Proposal No. 70, 2015 was retitled COUNCIL RESOLUTION NO. 30, 2015, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 30, 2015

A COUNCIL RESOLUTION reappointing Tracy McQueen to the Domestic Violence Fatality Review Team.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Domestic Violence Fatality Review Team (child protective services employee qualification), the Council reappoints:

Tracy McQueen

SECTION 2. The reappointment made by this resolution is for a term ending December 31, 2016. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

PROPOSAL NO. 71, 2015. The proposal, sponsored by Councillors Moriarty Adams, Lewis, Barth and Gray, corrects the terms of certain members appointed to the Domestic Violence Fatality Review Team. By a 10-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Moriarty Adams moved, seconded by Councillor Adamson, for adoption. Proposal No. 71, 2015 was adopted on the following roll call vote; viz:

27 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew

0 NAYS:

1 NOT VOTING: McQuillen

1 ABSENT: Gooden

Proposal No. 71, 2015 was retitled COUNCIL RESOLUTION NO. 31, 2015, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 31, 2015

A COUNCIL RESOLUTION correcting the terms of certain members appointed to the Domestic Violence Fatality Review Team.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The following City-County Council Resolutions are hereby amended to provide for the correct expiration of the respective terms to the Domestic Violence Fatality Review Team as stated:

City-County Council Resolution No. 71, 2014 – Melissa Kramer– expires December 31, 2016
City-County Council Resolution No. 76, 2014 – Shary Kiggins– expires December 31, 2016
City-County Council Resolution No. 77, 2014 – Dena Simpson – expires December 31, 2016
City-County Council Resolution No. 100, 2014 – Anna Humkey – expires December 31, 2016

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 65, 2015. Introduced by Councillors Barth and Lewis. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which amends the Code to require the Department of Public Works to prescribe or approve the locations and dimensions of utility poles and alterations to existing poles, to notify affected neighbors prior to approving new or altered poles, and to facilitate a public meeting if neighbors object"; and the President referred it to the Metropolitan and Economic Development Committee.

PROPOSAL NO. 101, 2015. Introduced by Councillor Moriarty Adams. The Clerk read the proposal entitled: "A Proposal for a Special Resolution which determines the need for the Marion County Sheriff's Office to lease approximately 985 square feet of office space at 5401 S. East Street, Suite 119 for use by reserves, outside special deputy training and community outreach"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 102, 2015. Introduced by Councillor Hunter. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which adds a new Sec. 202-209 to the Code regarding real property leases, to improve the planning, reporting, analysis and negotiation of real property leasing by departments, agencies and offices of the city and county"; and the President referred it to the Rules and Public Policy Committee.

PROPOSAL NO. 103, 2015. Introduced by Councillor Moriarty Adams. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance which appropriates an additional \$32,000 in the 2015 Budget of the Marion County Election Board (HAVA Fund) for the purchase of equipment and supplies to help voters with disabilities, funded by a grant from the Indiana Secretary of State"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 104, 2015. Introduced by Councillors Moriarty Adams and Hunter. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance which appropriates an additional \$300,000 in the 2015 Budget of the Information Services Agency (Enhanced Access Fund) to cover the costs associated with revenue recovery for ISA's e-commerce vendor, LoGO Indiana"; and the President referred it to the Administration and Finance Committee.

PROPOSAL NO. 105, 2015. Introduced by Councillors Osili and Pfisterer. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which amends the improvement location permit ordinance and zoning ordinance to impose a moratorium on the construction of any gasoline service station, or convenience market where gasoline or other motor fuels are stored and subsequently dispensed, on all C-3 zoned real property in the county until the 2016 Indy Rezone"; and the President referred it to the Metropolitan and Economic Development Committee.

PROPOSAL NO. 106, 2015. Introduced by Councillors Lewis, Gray and Moriarty Adams. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance which appropriates an additional \$3,500,000 in the 2015 Budget of the Department of Public Safety, Indianapolis Fire Department (IFD General Fund) for the purchase of several fire suppression apparatus"; and the President referred it to the Public Safety and Criminal Justice Committee.

SPECIAL ORDERS - PRIORITY BUSINESS

PROPOSAL NOS. 111-113, 2015 and PROPOSAL NOS. 114-118, 2015. Introduced by Councillor Robinson. Proposal Nos. 111-113, 2015 and Proposal Nos. 114-118, 2015 are proposals for Rezoning Ordinances certified by the Metropolitan Development Commission on March 17 and 19, 2015. The President called for any motions for public hearings on any of those zoning maps changes. There being no motions for public hearings, the proposed ordinances, pursuant to IC 36-7-4-608, took effect as if adopted by the City-County Council, were retitled for identification as REZONING ORDINANCE NOS. 23-30, 2015, the original copies of which ordinances are on file with the Metropolitan Development Commission, which were certified as follows:

REZONING ORDINANCE NO. 23, 2015.

2014-ZON-068

601 East New York Street; 607 East New York Street; 600 East Ohio Street

CENTER TOWNSHIP, CD #15

Patrick Heitz requests Rezoning of 0.463 acre from the I-3U (HPS) district to the CBD-2 classification to provide for commercial and mixed-use development. Rezoning of 0.468 acre from the I-3U (RC) district to the CBD-2 classification to provide for commercial and mixed-use development.

REZONING ORDINANCE NO. 24, 2015.

2015-ZON-002

5821 East 75th Street (Approximate Address)

LAWRENCE TOWNSHIP, CD #5

Platinum Properties, LLC, by Roger Kilmer requests Rezoning of 5.00 acres from the D-A district to the D-2 classification to provide for an eight-lot residential subdivision.

REZONING ORDINANCE NO. 25, 2015.

2015-CZN-801

806, 808, 812 and 888 East 66th Street and 6616 and 6618 Ferguson Street

WASHINGTON TOWNSHIP, CD #3

JHJ Holdings, LLC, by Joseph D. Calderon requests Rezoning of 1.34 acres from the D-4 (FF) and D-10 (FF) districts to the D-10 (FF) classification to provide for multi-family development.

REZONING ORDINANCE NO. 26, 2015.

2015-ZON-003

2605 West Morris Street (Approximate Address)

WAYNE TOWNSHIP, CD #16

Indianapolis Power and Light Company, by Jason P. Lueking requests Rezoning of 9.142 acres, from the D-5, C-7 and I-3-U districts, to the SU-18 classification to legally establish an electrical substation.

REZONING ORDINANCE NO. 27, 2015.

2014-CZN-840

6200 Brookville Road

WARREN TOWNSHIP, CD #21

Brookville MH Estates, LLC, by David Gilman request Rezoning of 0.5449 acre from the D-5 district to the C-S classification to provide for an automobile oil change or lubrication facility, other C-4 automotive-related uses, and limited I-1 and I-2, light industrial uses.

REZONING ORDINANCE NO. 28, 2015.

2015-CZN-802

748 and 750 Perry Street (Approximate Address)

March 30, 2015

PERRY TOWNSHIP, CD #23

Daniel A. Slightom and Sarah Slightom request Rezoning of 0.62 acre from the D-5 district to the I-2-U classification to provide for light industrial uses.

REZONING ORDINANCE NO. 29, 2015.

2015-CZN-804

1420 Madison Avenue (Approximate Address)

CENTER TOWNSHIP, CD #16

Concord Madison, LLC, by Joseph D. Calderon request Rezoning of 1.87 acres from the C-4 district to the C-3C classification to provide for multi-family residential uses.

REZONING ORDINANCE NO. 30, 2015.

2015-ZON-005

2101 Churchman Avenue (Approximate Address)

CENTER TOWNSHIP, CD #20

New Crown Cemetery, LLC, by Brian J. Tuohy request SU-10 districts, to the SU-10 classification to provide for cemetery uses, including a mausoleum, funeral home, crematory and mortuary.

SPECIAL ORDERS - PUBLIC HEARING

PROPOSAL NO. 47, 2015. Councillor Moriarty Adams reported that the Public Safety and Criminal Justice Committee heard Proposal No. 47, 2015 on March 11, 2015. The proposal, sponsored by Councillors Lewis, Tew, Osili, Barth, Hickman, Adamson, Moriarty Adams, Scales and Mascari, appropriates \$4,700,000 in the 2015 Budget of the Department of Public Safety, Indianapolis Police Department (IMPD General and Public Safety Income Tax Funds) for various public safety initiatives. By an 8-1 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councillor Moriarty Adams made the following motion:

Madam Chairwoman

I respectfully move to amend Sections 2 and 3 of Proposal No. 47, 2015, with the incorporated amendments previously made by the committee, by deleting the language that is stricken-through and adding the language that is underlined, to read as follows:

SECTION 2. The Department of Public Safety, Indianapolis Metropolitan Police Department, is requesting an additional appropriation of \$4,700,000 from the Public Safety Income Tax to the IMPD General Fund to cover the cost of ~~75 police cruisers~~ 100 pursuit-rated and/or covert (undercover) vehicles, repairs to the Outdoor Range/Firearms Facility, and capital improvements at the IMPD Academy in 2015.

<u>FUND</u>	<u>CHAR 1</u>	<u>CHAR 2</u>	<u>CHAR 3</u>	<u>CHAR 4</u>	<u>CHAR 5</u>	<u>TOTAL</u>
IMPD General	0	0	1,750,000	2,950,000	0	4,700,000

~~SECTION 3. In support of the appropriation provided in Section 2, revenues totaling \$4,700,000 are to be transferred from the City Public Safety Income Tax Fund to the IMPD General Fund.~~

~~SECTION 4~~ SECTION 3. Upon approval of this, and other pending approvals, the 2014 year end and projected 2015 year end fund balances are as follows:

Councillor Simpson seconded the motion. The President called for public testimony on the amendment at 8:26 p.m.

Larry Vaughn, citizen, stated that they should take the \$18.5 million they are considering giving to Angie's List and give it to public safety to add more officers on the street. He said that they should not throw it away on these for-profit corporations.

The motion to amend carried on the following roll call vote; viz:

25 YEAS: Adamson, Barth, Clay, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
3 NAYS: Cain, Evans, McQuillen
0 NOT VOTING:
1 ABSENT: Gooden

Councillor Freeman said that there is no question that the existing fleet is in poor condition, but there are many needs within the Indianapolis Metropolitan Police Department (IMPD) and the Department of Public Safety (DPS), and this needs to be decided through the budget process. This body agreed to raise the public safety tax rate, but it still is not enough, and the immediate concern is to put more officers on the street. He said that they cannot overspend that increased revenue, and there are many needs, therefore, he is voting against the measure, as he believes they need to weigh all the options during the budget process and find where the money is most needed.

Councillor Pfisterer said that she will support it because of the need for new cars, but she is concerned that they are spending so much of this increased revenue so early in the year, and the full extent of the tax is not yet even realized. They are already bumping up against using the total projected revenue, and it is only March.

Councillor Sandlin said that DPS did not request this money for the firing range. While it may need to be done, it obviously is not a priority for DPS, and he is not sure who asked for it or where the request came from, so he cannot support it. Councillor Moriarty Adams said that she and Council Chief Financial Officer (CFO) Bart Brown had conversations with DPS deputy director Valerie Washington to discuss this proposal, and there were no suggestions to modify it.

Councillor Oliver said that he asked for more information in committee and would like a better explanation. Rick Snyder, Fraternal Order of Police (FOP), said that pursuit vehicles are one tool that is used more than any other piece of equipment. He said that the DPS budget laid out slide after slide related to critical infrastructure needs, and cars and repairs of training/firing facilities were included. Over 500 of their current fleet have more than 100,000 miles, which is 32%. He said that if DPS were against the proposal, he imagines they would be here to speak against it.

Councillor Hickman said that the number one reason why people leave the city is public safety, and if they do not feel safe, they will not live here. She said that everyone should support this proposal.

Councillor Miller asked if there are sufficient public safety tax (PST) funds in this year's budget for this expense. Mr. Brown said that the fund balance will be positive after this expense, and they will not be spending the entire amount. He said that the Office of Finance and Management (OFM) already reserved \$4.1 million for IMPD, so that is also available. Councillor Miller said that they can only do so much training of new officers as capacity allows, so this is the year to spend funds on capital needs. They cannot hire new recruits without training and equipping them. He said that he understands the lack of communication, but he cannot oppose something that is desperately needed.

Councillor Moriarty Adams said that she has received reports on the repairs needed at the firing range, and there has been no more improvement.

The President called for public testimony at 8:42 p.m.

Mr. Vaughn said that about \$80 million was already siphoned out of PST revenues by the chief executive, because statutes allow him to stick his hand into that pot.

Councillor Moriarty Adams moved, seconded by Councillor Simpson, for adoption, as amended. Proposal No. 47, 2015 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Clay, Evans, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
4 NAYS: Cain, Freeman, McQuillen, Sandlin
0 NOT VOTING:
1 ABSENT: Gooden

Proposal No. 47, 2015, as amended, was retitled FISCAL ORDINANCE NO. 8, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 8, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) by transferring and appropriating an additional \$4,700,000 for purposes of Department of Public Safety - IMPD.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since its adoption, the City-County Annual Budget for 2015 is hereby amended to reflect the increases and reductions hereinafter stated for purposes of IMPD, as listed in sections 2 through 4.

SECTION 2. The Department of Public Safety, Indianapolis Metropolitan Police Department, is requesting an additional appropriation of \$4,700,000 from the Public Safety Income Tax to the IMPD General Fund to cover the cost of 100 pursuit-rated and/or covert (undercover) vehicles, repairs to the Outdoor Range/Firearms Facility, and capital improvements at the IMPD Academy in 2015.

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
IMPD General	0	0	1,750,000	2,950,000	0	4,700,000

SECTION 3. Upon approval of this, and other pending approvals, the 2014 year end and projected 2015 year end fund balances are as follows:

Fund	Projected 2014 Year-End Balance	Projected 2015 Year-End Balance
City - Public Safety Income Tax	0	0
IMPD General	7,824,735	3,493,120

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 59, 2015. Councillor Mansfield reported that the Administration and Finance Committee heard Proposal No. 59, 2015 on March 10, 2015. The proposal, sponsored by Councillor Lewis, approves an additional appropriation of \$250,000 in the 2015 Budget of the City-County Council (City Cumulative Capital Fund) for a voting system and legislative management upgrade. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

Councillor Pfisterer said that she is also pursuing some private dollars, and there may be other boards and groups that could use this system and share in the cost. She said that the current system is very out-of-date and this is long past due.

Councillor Lutz said that he does not disagree that they need a new system, but he thinks there are many other things the city needs more. He said that votes will get tallied one way or another even if they have to count them by hand. He would rather see this money fund another 10 police cars.

The President called for public testimony at 8:47 p.m.

Mr. Vaughn said that the State House has all the bells and whistles and it is disgraceful that Councillors would have to contemplate going out to raise private funds for the necessary things in this chamber.

There being no further testimony, Councillor Mansfield moved, seconded by Councillor Pfisterer, for adoption. Proposal No. 59, 2015 was adopted on the following roll call vote; viz:

22 YEAS: Adamson, Barth, Cain, Clay, Evans, Gray, Hickman, Hunter, Jackson, Lewis, Mansfield, Mascari, McQuillen, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Sandlin, Shreve, Simpson
6 NAYS: Freeman, Holliday, Lutz, McHenry, Scales, Tew
1 ABSENT: Gooden

Proposal No. 59, 2015 was retitled FISCAL ORDINANCE NO. 9, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 9, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) appropriating an additional Two Hundred and Fifty Thousand (\$250,000) for purposes of the City-County Council.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the City-County Council.

SECTION 2. A total of \$250,000 is appropriated in the budget of the City-County Council to fund a voting system and legislative management upgrade and related expenses.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
City Cumulative Capital Fund	0	0	0	250,000	0	250,000

SECTION 3. Upon approval of this, and other pending approvals, the projected 2013 and projected 2014 year-end fund balances for the Consolidated County Fund are as follows:

Fund	2014 year-end balance	Projected 2015 year-end balance
City Cumulative Capital Fund	8,736,864	9,700,316

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 61, 2015. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 61, 2015 on March 16, 2015. The proposal, sponsored by Councillors Adamson and Miller, approves an additional appropriation of \$7,730,000 in the 2015 Budget of the Department of Metropolitan Development (Federal Grants Fund) for the acquisition of property and capital improvement projects and for various housing projects, funded by CDBG and HOME grant dollars from the U.S. Department of Housing and Urban Development. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councillor Jackson asked for consent to abstain to avoid the appearance of a conflict of interest, as her employer may benefit from some of these funds. Consent was given.

The President called for public testimony at 8:49 p.m. There being no one present to testify, Councillor Robinson moved, seconded by Councillor Moriarty Adams, for adoption. Proposal No. 61, 2015 was adopted on the following roll call vote; viz:

27 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Osili, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
0 NAYS:
1 NOT VOTING: Jackson
1 ABSENT: Gooden

Proposal No. 61, 2015 was retitled FISCAL ORDINANCE NO. 10, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 10, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) appropriates an additional Seven Million Seven Hundred Thirty Thousand dollars (\$7,730,000) for purposes of the Department of Metropolitan Development.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the Department of Metropolitan Development.

SECTION 2. Appropriates \$2,230,000 from the Community Development Block Grant (CDBG) for the acquisition of property and capital improvement projects.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
CDBG Federal Grants	0	0	0	2,230,000	0	2,230,000

SECTION 3. Appropriates \$5,500,000 from the Homeowner Investment Partnership Program (HOME) federal grants for housing projects.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
HOME Federal Grants	0	0	5,500,000	0	0	5,500,000

SECTION 4. Upon approval of this, and other pending approvals, the projected 2014 year-end and 2015 year-end fund balances for the federal grant funds below are as follows:

Fund	Projected 2014 year-end balance	Projected 2015 year-end balance
CDBG Federal Grants (25502)	0	0
HOME Federal Grants (25503)	0	0

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the controller are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 72, 2015. Councillor Moriarty Adams reported that the Public Safety and Criminal Justice Committee heard Proposal No. 72, 2015 on March 11, 2015. The proposal, sponsored by Councillor Robinson, approves an additional appropriation of \$562,595 in the 2015 Budget of the City-County Council (Consolidated County General Fund) for the funding of an Engagement Center located at 742 E. Market Street. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councillor Robinson moved, seconded by Councillor Moriarty Adams, to further amend the proposal as per the copies Council members have in front of them.

Councillor Hunter thanked Councillor Robinson for working with members of the Council to make this change, as he had problems with the version that came out of Committee.

Councillor Oliver moved, seconded by Councillor Clay, to return the amendment to committee. Councillor Hunter asked if the motion is to send the entire proposal back to committee or just the amendment. Councillor Oliver said that it is to send the proposal back to committee.

Councillor Robinson said that all County officials involved in this have spoken in favor of passage, and he is adamantly opposed to returning the proposal to committee.

Councillor Clay said that he supports the motion to return the proposal to committee. He said that this is a great idea in concept, but in practicality it lacks the details to insure the appropriations will be used for the purposes intended.

Councillor Robinson said that they still have a plan to create an advisory board and work out the operation details, but at some point they have to trust that the Department of Public Safety and the Mayor will do what they said they will do.

Councillor Hunter said that it has taken him a while to get on board with this, but it is not the Council's role to determine certain operational matters, and policy and procedure is not their role in this matter. He asked his colleagues to oppose the motion to return the proposal to committee.

Councillor Tew said that they may at some point trust that the administration will do what they say they will do, but not without verifying it. He asked if there is anyone from the Mayor's administration that can verify these funds will be used as has been stated. Matthew Kimmick, City Controller, stated that the funds are specified only for that purpose and no other.

Councillor Clay asked one of the architects of this engagement center, Pastor Green, to come forward and voice his concerns. Pastor Green stated that he has been engaged in the development of this, but is concerned about some of the verbiage. He said that an e-mail he received today

seemed to describe the program as a simple intake for homeless and inebriated individuals. He said that there may be some individuals in need of this facility who struggle with substance abuse or mental illness, who are not currently inebriated, but still should be allowed in. He added that it is not clear when a person should be brought to the engagement center and when they should be taken to the Arrestee Processing Center (APC). He added that there needs to be some documentation to provide for no discrimination.

Councillor Adamson echoed Councillor Clay's concerns and said that every other sentence of the proposal indicates something is yet to be determined. He said that something as powerful as this should provide some answers ahead of time instead of just saying they will figure it out later. He said that he supports the motion to return the proposal to committee.

Councillor Miller said that there seems to be some confusion what this is for. He said that the \$750,000 from the Rueben Estate is for the Engagement Center build-out and capital costs. What is not paid for is the cost of the administrator and staff for the first year. They will need some additional seed money. It has been well documented that they will save money, and that this facility will be better than just sending individuals to just sit and cycle in and out of the jail without really addressing the underlying problem. He said that this money is to pay for the administrator, and it is their job to figure out these other operational issues; they are hiring them to make those decisions, and have to assume whoever is hired is qualified to do this job better than this Council. He said that they cannot fix these problems overnight, and it will take time to come up with solutions. He urged his colleagues to support the proposal.

Councillor Hickman said that this is a pilot program and it is time for them to move it forward. She opposes the motion to return the proposal to committee.

Councillor Lutz said that they were originally told they would need \$562,000 to fund a 50-bed facility, but are now being told it will be a 30-bed facility. He asked what happened to the other 20 beds. Christy Shepherd, executive director of the Coalition for Homelessness Intervention and Prevention (CHIP), said that this is not a catch-all program and they work with many other entities to find solutions. She said that this was reduced to 30 beds, but there are other components to the program that can be phased in later. This will give them at least 20 beds dedicated to those homeless individuals who are inebriated, substance abusers or have mental health issues.

Councillor Hunter said that he does not understand what has changed since this passed out of committee. This is a fiscal ordinance, and the operational policies and procedures they are now talking about do not go into this type of an ordinance, but rather a general ordinance. He said that this fiscal needs to move forward to generate more discussion on the specifics.

Councillor Robinson said that each Councillor received an overview of the preliminary plans, and to say there is nothing on the table is disingenuous. He said that a lot of time and effort has been put into planning this. He said he does not want to saddle an executive director and staff with mandates, but instead feels they should leave it to the professionals to carry out the day-to-day operations.

Councillor Clay said that he is not proposing that the committee micro-manage the engagement center, as it is clear this is not their function. However, if they are going to vote to appropriate dollars for an engagement center, they need to know for what purpose those dollars are being set aside, and they still, as yet, remain undefined. He said that as the fiscal body, they have the obligation to insure that this money be used for the Department of Public Safety for the purpose

intended. No one is debating the value of whether or not this is needed, but it is poor stewardship to give out money first and then ask for services and details second.

Councillor Simpson moved, seconded by Councillor Moriarty, to call for the question and end debate. The motion carried on the following roll call vote; viz:

21 YEAS: Adamson, Barth, Cain, Clay, Gray, Hickman, Holliday, Jackson, Lewis, Mansfield, Mascari, McQuillen, Miller, Moriarty Adams, Osili, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
7 NAYS: Evans, Freeman, Hunter, Lutz, McHenry, Oliver, Sandlin
0 NOT VOTING:
1 ABSENT: Gooden

The President called for a vote on the motion to return Proposal No. 72, 2015 to committee. The motion failed on the following roll call vote; viz:

11 YEAS: Adamson, Cain, Clay, Gray, Jackson, Lutz, Mansfield, Oliver, Osili, Sandlin, Simpson
17 NAYS: Barth, Evans, Freeman, Hickman, Holliday, Hunter, Lewis, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Pfisterer, Robinson, Scales, Shreve, Tew
0 NOT VOTING:
1 ABSENT: Gooden

Councillor Gray said that he does not know how they can trust that the money will remain where it was intended when the sponsor has not kept his word.

The President called for a vote on the motion to amend Proposal No. 72, 2015. The motion carried on the following roll call vote; viz:

22 YEAS: Barth, Cain, Evans, Freeman, Hickman, Holliday, Hunter, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Osili, Pfisterer, Robinson, Sandlin, Scales, Shreve, Tew
6 NAYS: Adamson, Clay, Gray, Jackson, Oliver, Simpson
0 NOT VOTING:
1 ABSENT: Gooden

The President called for public testimony at 9:21 p.m.

Larry Vaughn, citizen, said that with all the booze joints in Indianapolis, Indianapolis exercises an easy touch on wealthy white drunk visitors who will now go to the engagement to sleep it off without being arrested. Yet homeless people are locked up and stigmatized for slave labor.

Christy Shepherd, CHIP, said that this proposal will benefit the most vulnerable citizens, those who have experienced long-term homelessness and chronic intoxication. She said the only place for these people to go is to jail or a mental health facility. Cycling them through the system continuously is not effective, and they need humane treatment. That is why the engagement center will partner with health, housing and public safety entities. They have had this in mind for decades, and the \$750,000 from a private donor will help to offset costs. If they do not act now, these funds will go to something else. She said that they have talked about this ad nauseum and now is the time to act.

Margie Payne, Midtown Community Health, said that each time they get to this point on the engagement center, either there is a problem with the funding or the zoning. She said that people

are dying on the streets every day from drug abuse and mental illness, and this is one way they can make a difference in their community. She said that they would like to have 50 beds, but must move ahead with what is available.

Dr. Bill Moreau, CHIP board member, said that initially they had the unique opportunity with a gift from Larry Reuben from his parents' estate, yet at that time the rezoning was not supported. Now five years later, they are this close again, and everything is coming together, but they cannot permit perfect to be the enemy of the good. He said that he recently attended a homeless man's funeral who froze to death, and he might be alive today if the engagement center existed. He asked Councillors not to vote against it because they are angry about someone saying one thing and then reversing what was said.

Don Sawyer, citizen, said that there are some glitches still in this, and while it is being touted as a facility for the mentally ill and those with substance abuse, in the intake wording it says inebriated. He said that those wanting this proposal delayed are not being irresponsible, and they are not against the engagement center; they just want to be sure it does what it was meant to do. He said that as written, this is just a prescription for little more than a drunk tank. He said that it would not be frivolous to return it to committee for further discussion, but if they have to now vote it up or down tonight, he would encourage them to vote for it.

Sandy Jeffers, executive director of Pathway to Recovery, said that addiction is usually the top medical condition that keeps people homeless, and this city's approach to treat that population has been through jails and institutions. She said that they expect different results but do not give these people the services and support they need to overcome their problems. She said that an engagement center is desperately needed, and they have been talking about it for 20 years. Pathway to Recovery was originally set up to be a "wet shelter." The criminal justice approach is simply not working and unfortunately, it is up to people with housing to make decisions for those without homes.

Councillor Lutz said that he supports the engagement center but does not understand why there are 40% less beds, but they are asking for the same amount of money, and he has not gotten a satisfactory answer. Bart Brown, Council Chief Financial Officer, said that at the Rules and Public Policy Committee, the presentation referred to \$1.5 million for 50 beds. Councillor Lutz said that he thought that was for build-out. Mr. Brown said that this was not his understanding. Ms. Shepherd said that they originally proposed a 10,000 square foot facility, but the beds went down, and the increased savings will help them support more beds as the city sees fit in the future.

Councillor Jackson said that she supported the motion to return the proposal to the committee. She said that given the numbers from a recent report of those in emergency shelters, temporary housing programs, unsheltered on the street, chronically homeless, and those with identified substance abuse disorders or mental illness, 30 beds is just not enough. She said that Indianapolis has the third highest rate for mental illness, and they are just spinning their wheels cycling people in and out of the criminal justice system. They need to put some more dollars toward helping those who really need help, as the engagement center is just a quick turnaround.

Councillor Simpson agreed and said that 30 beds will not even make a dent in the problem, let alone a real difference. He asked what the real need for beds is. Ms. Shepherd said that studies show that 50 beds is adequate for Indianapolis. This does not mean they only serve 50 people, but this is just a holding place until they can get them into programs. She said that now the Council is talking about all or nothing, and she is more than disappointed.

Councillor Pfisterer asked Margie Payne to address some of the questions raised by Councillors Jackson and Simpson. Ms. Payne said that there are 15 memorandums of understanding from groups and entities who have already agreed to be a part of the engagement center to work with those brought there to provide the care and housing they need to break the cycle and succeed.

Councillor Miller said that he cannot believe they are having this discussion about whether or not they should help the homeless. He said that none of the points made or questions raised are good enough to warrant putting off doing something this evening. He said that the Mayor has said he will sign the legislation, and he does not want to be the reason they do not do something to help the homeless.

Councillor Hickman said that she had a family member who was homeless and fortunately, they found Pathway. She said that this pilot program is important, even if they only touch one life.

Councillor Mascari said that 40% of the jail population has mental health issues, and they can re-visit this next year and expand the program if they want to; but it needs to be funded now.

Councillor Robinson said that this is something that is desperately needed and the Mayor, Department of Public Safety, Sheriff and Prosecutor are all on board. He urged his colleagues to support the proposal.

Councillor Robinson moved, seconded by Councillor Hickman, to call the question and end debate. The motion carried on the following roll call vote; viz:

21 YEAS: Adamson, Barth, Clay, Evans, Gray, Hickman, Holliday, Jackson, Lewis, Mansfield, Mascari, McQuillen, Miller, Moriarty Adams, Osili, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
6 NAYS: Cain, Hunter, Lutz, McHenry, Oliver, Sandlin
1 NOT VOTING: Freeman
1 ABSENT: Gooden

Councillor Moriarty Adams moved, seconded by Councillor Robinson, for adoption as amended. Proposal No. 72, 2015, as amended, was adopted on the following roll call vote; viz:

18 YEAS: Barth, Evans, Hickman, Hunter, Lewis, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Osili, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
9 NAYS: Adamson, Cain, Clay, Gray, Holliday, Jackson, Lutz, Oliver, Sandlin
1 NOT VOTING: Freeman
1 ABSENT: Gooden

Councillors Oliver and Adamson asked for consent to explain their votes. Consent was given. Councillor Oliver said that he fears that people will be given a choice and told that if they do not go to the engagement center, they will go to jail. Councillor Adamson said that this proposal is woefully underdrafted and is not where it needs to be. He does agree that an engagement center-type facility is needed in this city, and he hopes for its success, but will be watching it closely. He has concerns about where it will be located with people leaving the facility and that traffic causing issues in the neighborhood.

Proposal No. 72, 2015 was retitled FISCAL ORDINANCE NO. 11, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 11, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) appropriating an additional Five Hundred Sixty Two Thousand Five Hundred Ninety Five Dollars (\$562,595) for purposes of the Department of Public Safety.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the Department of Public Safety.

SECTION 2. A total of \$562,595 is appropriated in the budget of the Department of Public Safety for the funding of an Engagement Center located at 742 E. Market Street.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Consolidated County General – Department of Public Safety	160,295	71,739	330,561	0	0	562,595

SECTION 3. Upon approval of this, and other pending approvals, the projected 2014 and projected 2015 year-end fund balances for the Consolidated County Fund are as follows:

Fund	2014 year-end balance	Projected 2015 year-end balance
Consolidated County General – Department of Public Safety	104,928,630	99,859,740

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 73, 2015. Councillor Moriarty Adams reported that the Public Safety and Criminal Justice Committee heard Proposal No. 73, 2015 on March 11, 2015. The proposal, sponsored by Councillors Lewis and Moriarty Adams, approves an additional appropriation of \$908,150 in the 2015 Budget of the Marion County Prosecutor's Office (County General Fund) for the annual funding of nine additional deputy prosecutor positions and six additional support staff. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

Councillor Clay said that he asked for diversity numbers of the Prosecutor's Office in committee and did not receive that information. Sharnay Garner, Prosecutor's Office, said that they have 11% minority deputy prosecutors, 28% minority non-attorney staff. Councillor Clay asked how many of those are African Americans. Ms. Garner said that there are 88 African American employees. Councillor Clay asked how many total employees are under the Prosecutor's authority. Ms. Garner said that there are a little over 300. Councillor Oliver asked how many are attorneys. Ms. Garner said that they have 182 deputy prosecutors, and 18 are African American.

Councillor Tew stated that good African American attorneys get gobbled up by big corporations and will not stay at the Prosecutor's Office for long, unfortunately, and use that office as a stepping stone mostly.

The President called for public testimony at 10:03 p.m. There being no one present to testify, Councillor Moriarty Adams moved, seconded by Councillor Simpson, for adoption. Proposal No. 73, 2015 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Cain, Clay, Evans, Gray, Hickman, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
3 NAYS: Freeman, Holliday, McQuillen
1 NOT VOTING: Osili
1 ABSENT: Gooden

Proposal No. 73, 2015 was retitled FISCAL ORDINANCE NO. 12, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 12, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) appropriating an additional Nine Hundred Eight Thousand One Hundred Fifty Dollars (\$908,150) for purposes of the Marion County Prosecutor's Office (MCPO).

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the Marion County Prosecutor's Office.

SECTION 2. A total of \$908,150 is appropriated in the budget of the Marion County Prosecutor's Office to fund nine additional deputy prosecutor positions and six additional support staff

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
County General - MCPO	908,150	0	0	0	0	908,150

SECTION 3. Upon approval of this, and other pending approvals, the projected 2013 and projected 2014 year-end fund balances for the Consolidated County Fund are as follows:

Fund	2014 year-end balance	Projected 2015 year-end balance
County General	9,642,406	4,233,589

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 84, 2015. Councillor Adamson reported that the Public Works Committee heard Proposal No. 84, 2015 on March 12, 2015. The proposal, sponsored by Councillor Adamson, approves an additional appropriation of \$550,000 in the 2015 Budget of the Department of Public Works (Federal Grant Funds) to cover program costs for Air Quality education and temporary projects and programs to explore possibilities for the Monument Circle reconstruction project, funded by unspent Knozone Grant dollars and a National Endowment for the Arts "Our Town" grant. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

The President called for public testimony at 10:04 p.m.

Mr. Vaughn said that they seem to be continually working on the monument, but the problem is that they are using the wrong materials, materials that will not last, and they are only destroying it further.

Councillor Adamson said that the monument itself is the state's obligation, not the city's.

There being no further testimony, Councillor Adamson moved, seconded by Councillor Moriarty Adams, for adoption. Proposal No. 84, 2015 was adopted on the following roll call vote; viz:

26 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
1 NAY: Holliday
1 NOT VOTING: Osili
1 ABSENT: Gooden

Proposal No. 84, 2015 was retitled FISCAL ORDINANCE NO. 13, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 13, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) appropriating an additional Five Hundred Fifty Thousand dollars (\$550,000) for purposes of the Department of Public Works.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the Department of Public Works.

SECTION 2. Appropriates \$350,000 of unspent Knozone Grant funds to cover the costs of programs that will educate the public on Air Quality.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Knozone-Dept. of Transportation DPW (25561)	0	0	350,000	0	0	350,000

SECTION 3. Appropriates \$200,000 from the National Endowment for the Arts Grant fund to cover the costs of temporary projects and programs to explore possibilities for the Monument Circle reconstruction project.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
NEA - Other Federal Grants DPW (25569)	0	0	200,000	0	0	200,000

SECTION 4. Upon approval of this, and other pending approvals, the projected 2014 year-end and 2015 year-end fund balances for the grant funds listed below are as follows:

Fund	Projected 2014 year-end balance	Projected 2015 year-end balance
Dept. of Transportation DPW	0	0
Other Federal Grants DPW	0	0

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the controller are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 85, 2015. Councillor Adamson reported that the Public Works Committee heard Proposal No. 85, 2015 on March 12, 2015. The proposal, sponsored by Councillor Adamson, approves an additional appropriation of \$6,611,218 in the 2015 Budget of the Department of Public Works (Stormwater Fund) to fund costs necessary for the impervious surfaces calculations, CIP development and to begin stormwater capital projects. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councillor Lutz asked how many projects are scheduled for the west side. Janice Mitchell, Chief Financial Officer for DPW, said that these projects are done on a priority basis and she does not know that answer off-hand, but can get the information to Councillor Lutz. Councillor Lutz said that westside residents spend a lot of money on stormwater fees, yet he does not see any projects in his area. Ms. Mitchell said that she will ask the director to contact Councillor Lutz. Councillor Lutz said that he would have liked answers before casting a vote.

The President called for public testimony at 10:08 p.m. There being no one present to testify, Councillor Adamson moved, seconded by Councillor Gray, for adoption. Proposal No. 124, 2015 was adopted on the following roll call vote; viz:

21 YEAS: Adamson, Barth, Cain, Clay, Gray, Hickman, Hunter, Jackson, Lewis, Mansfield, Mascari, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
6 NAYS: Evans, Freeman, Holliday, Lutz, McHenry, Sandlin
1 NOT VOTING: Osili
1 ABSENT: Gooden

Proposal No. 85, 2015 was retitled FISCAL ORDINANCE NO. 14, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 14, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) appropriating an additional Six Million Six Hundred Eleven Thousand Two Hundred and Eighteen dollars (\$6,611,218) for purposes of the Department of Public Works.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the Department of Public Works.

SECTION 2. Appropriates \$6,611,218 from the Storm Water Fund for the purposes of funding costs necessary for the impervious surfaces calculations, CIP Development and to begin storm water capital projects.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Storm Water Fund	0	0	3,122,854	3,488,364	0	6,611,218

SECTION 3. Upon approval of this, and other pending approvals, the projected 2014 year-end and 2015 year-end fund balance for the Storm Water Fund is as follows:

Fund	Projected 2014 year-end balance	Projected 2015 year-end balance
Storm Water Fund	11,175,532	2,481,925

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

SPECIAL ORDERS - UNFINISHED BUSINESS

PROPOSAL NO. 291, 2014. Councillor Barth reported that the Rules and Public Policy Committee heard Proposal No. 291, 2014 on several occasions, sending it to Council for a vote twice. The Committee last heard the proposal on February 24, 2015 and recommended that the Council do pass the proposal as amended by a vote of 6-2. The proposal was adopted by the full Council on March 2, 2015 by a vote of 16-13, but was subsequently vetoed by the Mayor on March 13, 2015. The proposal, sponsored by Councillor Robinson, amends the Code to add certain protections for the homeless. Councillor Barth moved, seconded by Councillor Tew, to override the Mayoral veto. President Lewis stated that it takes 20 votes of this body to override a mayoral veto. The motion failed on the following roll call vote; viz:

14 YEAS: Adamson, Barth, Clay, Gray, Hickman, Jackson, Lewis, Mansfield, Mascari, Moriarty Adams, Oliver, Robinson, Simpson, Tew
13 NAYS: Cain, Evans, Freeman, Holliday, Hunter, Lutz, McHenry, McQuillen, Miller, Pfisterer, Sandlin, Scales, Shreve
1 NOT VOTING: Osili
1 ABSENT: Gooden

Councillors Miller and Robinson asked for consent to explain their votes. Consent was given. Councillor Miller said that he is happy the engagement center proposal passed this evening, and said that they may be looking at another version of Proposal No. 291, 2014 again. Councillor Robinson agreed and said that he has already spoken with Councillor Miller regarding working on another such proposal, as he has not given up on this issue.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 374, 2014. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 374, 2014 on several occasions, sending it to Council for a vote, where it was returned to committee. The Committee last heard the proposal on March 16, 2015 and recommended that the Council do pass the proposal by a vote of 6-1. The proposal, sponsored by Councillors Adamson, Gooden and Miller, authorizes the issuance of one or more series of economic development tax increment revenue bonds in an amount not to exceed \$18,500,000 for Angie's List, Inc. to provide for the acquisition of the existing 176,000 square foot former Ford Manufacturing site; relocation of the Indianapolis Public Schools facility currently on the property; design, construction, renovation, improvement and equipping of a multi-story parking garage facility; and all acquisition, construction, demolition, renovation, excavation, utility relocation, and equipping of such projects, including streetscaping and landscaping (District 16). Councillor Adamson stated that Angie's List is not willing to proceed with the expansion project at this time due to the Governor's signing of the Religious Freedom Rights Act. He moved, seconded by Councillor Hickman, to strike. Proposal No. 374, 2014 was stricken by a unanimous voice vote.

PROPOSAL NO. 57, 2015. Councillor Mansfield reported that the Administration and Finance Committee heard Proposal No. 57, 2015 on March 10, 2015. The proposal, sponsored by Councillor Hickman, authorizes the Marion County Assessor to dispose of certain parcels that

have an appraised value of \$50,000 or more. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

Councillor Lutz stated that this building is located in his district, and he was at first surprised it was being sold, but given its out-of-the-way location, he cannot say that he disagrees with the move, since so few are using it. He said that the former Assessor told him it was on a public right-of-way, but it was not. However, it was paid for by Wayne Township Taxpayers, and maybe the proceeds could be earmarked for stormwater projects in that area.

Councillor Mansfield moved, seconded by Councillor Gray, for adoption. Proposal No. 57, 2015 was adopted on the following roll call vote; viz:

27 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
0 NAYS:
1 NOT VOTING: Osili
1 ABSENT: Gooden

Proposal No. 57, 2015 was retitled GENERAL RESOLUTION NO. 5, 2015, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 5, 2015

A PROPOSAL FOR A GENERAL RESOLUTION for the City-County Council to give approval to the Marion County Assessor (hereinafter "Assessor") to dispose of certain parcels that have an appraised value of Fifty Thousand Dollars (\$50,000.00) or more.

WHEREAS, IC 36-1-11-3 provides that the fiscal body of a unit must approve every sale of real property having an appraised value of Fifty Thousand Dollars (\$50,000.00) or more; and

WHEREAS, the Assessor would like to dispose of the Marion County Assessor West District Office which has a common address of 351 N. Transfer Dr., Indianapolis, IN and has an appraised value of Fifty Thousand Dollars (\$50,000.00) or more; and

WHEREAS, the City-County Council, having considered the disposal of 351 N. Transfer Dr., Indianapolis, IN and being duly advised, desires the Assessor to dispose of 351 N. Transfer Dr., Indianapolis, IN; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council, pursuant to the authority granted under IC 36-1-11-3 hereby gives its approval to the Marion County Assessor to dispose of 351 N. Transfer Dr., Indianapolis, IN for Two Hundred One Thousand, Six Hundred Thirty Dollars. (\$201,630.00).

SECTION 2. For purposes of Sec. 151-66 of the "Revised Code of the Consolidated City and County," Marion County has complied with that code section.

SECTION 3. This resolution shall be in full force and effect from and after its passage by the City-County Council and compliance with Indiana Code § 36-3-4-14.

PROPOSAL NO. 60, 2015. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 60, 2015 on March 16, 2015. The proposal, sponsored by Councillors Gooden and Osili, approves a transfer of \$30,500 in the 2015 Budget of the Department of Metropolitan Development (Federal Grant and General Funds) to purchase and utilize a new type of traffic counting video equipment for traffic flow studies, funded by a Highway Planning grant and local match dollars. By an 8-0 vote, the Committee reported the

proposal to the Council with the recommendation that it do pass. Councillor Robinson moved, seconded by Councillor Moriarty Adams, for adoption. Proposal No. 60, 2015 was adopted on the following roll call vote; viz:

25 YEAS: Adamson, Barth, Cain, Clay, Evans, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
1 NAY: Freeman
2 NOT VOTING: Gray, Osili
1 ABSENT: Gooden

Proposal No. 60, 2015 was retitled FISCAL ORDINANCE NO. 15, 2015, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 15, 2015

A FISCAL ORDINANCE amending the City-County Annual Budget for 2015 (City-County Fiscal Ordinance No. 258, 2014) to transfer among characters a total of Twenty-Four Thousand Four Hundred dollars (\$24,400) in the Federal Highway Planning Grant Fund and a total of Six Thousand One Hundred dollars (\$6,100) in the DMD General Fund.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures, the necessity for which has arisen since the adoption, the City-County Annual Budget for 2015 is hereby amended to reflect additional appropriations hereinafter stated for purposes of the Department of Metropolitan Development.

SECTION 2. Transfer among characters a total of \$24,400 in appropriation to be used to purchase and utilize a new type of traffic counting video equipment for traffic flow studies.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Federal Highway PL Grant Funds	0	1,600	-24,400	22,800	0	0

SECTION 3. Transfer among characters a total of \$6,100 in appropriation to be used to provide the local matching requirement for the above grant award.

The following additional appropriation is hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
DMD General	0	400	-6,100	5,700	0	0

SECTION 4. Upon approval of this, and other pending approvals, the projected 2014 year-end and 2015 year-end fund balances for two funds listed below are as follows:

Fund	Projected 2014 year-end balance	Projected 2015 year-end balance
Dept. of Trans. Grants DMD (25506)	0	0
DMD General (15003)	233,943	69,057

SECTION 5. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the controller are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 6. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Councillor Robinson stated that the Metropolitan and Economic Development Committee heard Proposal Nos. 62 and 63, 2015 on March 16, 2015. He asked for consent to vote on these proposals together. Councillor Lutz asked that they be voted on separately.

PROPOSAL NO. 62, 2015. The proposal, sponsored by Councillors Lewis, Miller, Barth and Adamson, amends the Code to improve the administration of regulations pertaining to pawnbrokers and dealers in secondhand goods by allowing for electronic transaction records. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Robinson moved, seconded by Councillor Adamson, for adoption. Proposal No. 62, 2015 was adopted on the following roll call vote; viz:

23 YEAS: Adamson, Barth, Cain, Clay, Evans, Hickman, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
3 NAYS: Freeman, Holliday, Sandlin
2 NOT VOTING: Gray, Osili
1 ABSENT: Gooden

Proposal No. 62, 2015 was retitled GENERAL ORDINANCE NO. 11, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 11, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to improve the administration of regulations pertaining to pawnbrokers and dealers in secondhand goods by allowing for electronic transaction records.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. Section 951-106 of the "Revised Code of the Consolidated City and County," regarding records of purchases made by pawnbrokers, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 951-106. Record ~~book~~ to be kept.

(a) ~~Every licensee under this article shall keep and preserve a record book in which shall be legibly written in ink an accurate description in the English language of all articles pawned and the amount of money loaned thereon; the time of the transaction; the name, address, telephone number, age, color, height, weight, complexion, style of beard or mustache, any visible distinctive marks or conditions, style of dress of the person pawning the articles; and the number of the pawn ticket issued therefor.~~ Every person licensed under this article shall keep and preserve a record in written or electronic form as directed and approved by the license administrator of all personal property purchased by the licensee or accepted by the licensee as a pledge.

(b) ~~The record book required to be kept by subsection (a) shall be open to inspection at all reasonable times by the police or the division of inspections.~~ When receiving the personal property, the licensee shall simultaneously enter the following information into the record required by this section:

- (1) an accurate description of all articles pawned or purchased;
- (2) the amount of money loaned on each article pawned or the purchase price of each article purchased;
- (3) the exact time of the transaction;
- (4) the name, address, telephone number, age, color, height, weight, complexion, style of beard or mustache, any visible distinguishing marks or conditions, style of dress, and number of any license badge of the person pawning or selling the articles;
- (5) a copy of an identification card issued to the seller by the United States government or by the government of

a state or territory of the United States or the District of Columbia;

(6) a photograph of the seller;

(7) the number of the pawn ticket issued; and

(8) any other information as required by the license administrator by regulation.

(c) In addition to the above records, every licensee under this article shall provide a list of serialized articles that have been acquired by transfers from any location other than the consolidated city and county to the local law enforcement agency having jurisdiction over the locations of the licensee's place of business no later than the next business day after the articles are received.

(d) In addition to the record required in subsection (a) of this section, the licensee shall, at the time of purchasing or accepting as a pledge any personal property, require the signature and right thumbprint of the person selling or pledging the property. If the person is unable to write, the person shall sign by mark. In such event, the pawnbroker shall record on the signature card such information as will enable the pawnbroker to identify the person in case of the loss of the ticket. If the person does not have a right thumb, any other existing finger may be used. However, a clear print must be obtained. The signature and thumbprint must be retained by the pawnbroker in written or electronic form, as directed and approved by the license administrator, for a period of three (3) years.

SECTION 2. Section 951-203 of the "Revised Code of the Consolidated City and County," regarding records of purchases made by dealers in secondhand goods, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 951-203. Record ~~book~~ to be kept.

(a) Every dealer in secondhand goods under this article who deals in firearms, jewelry, electronic items or equipment, tools, or any item originally marked with a serial number shall keep ~~a record book in which shall be legibly written in ink in the English language at the time of receiving any goods the following: an accurate description of the article received; the amount of money paid for it; the exact time of the transaction; and the name, residence, address, telephone number, age, color, height, weight, complexion, style of beard or mustache, any visible distinguishing marks, style of dress, and number of any license badge of the person delivering the goods to the dealer in secondhand goods.~~ and preserve a record in written or electronic form as directed and approved by the license administrator of all such goods received by the dealer in secondhand goods.

~~(b) The record book required to be kept by subsection (a) shall be open to inspection at all reasonable times by the police or the division of inspections. When receiving any personal property identified in subsection (a) of this section, a dealer in secondhand goods shall simultaneously record the following information with regard to such personal property:~~

(1) an accurate description of all articles received;

(2) the amount of money paid for each article purchased;

(3) the exact time of the transaction;

(4) the name, address, telephone number, age, color, height, weight, complexion, style of beard or mustache, any visible distinguishing marks or conditions, style of dress, and number of any license badge of the person delivering the goods to the dealer in secondhand goods;

(5) a copy of an identification card issued to the seller by the United States government or by the government of a state or territory of the United States or the District of Columbia;

(6) a photograph of the seller;

(7) any other information as required by the license administrator by regulation.

(c) In addition to the record required in subsection (a) of this section, the licensee shall, at the time of purchasing any personal property identified in subsection (a) of this section, require the signature and right thumbprint of the seller. If the person is unable to write, the person shall sign by mark. If the person does not have a right thumb, any other existing finger may be used. However, a clear print must be obtained. The signature and thumbprint must be retained

by the licensee in written or electronic form, as directed and approved by the license administrator, for a period of three (3) years.

SECTION 3. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 4. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 5. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

PROPOSAL NO. 63, 2015. The proposal, sponsored by Councillors Lewis, Miller, Barth and Adamson, amends the Code to regulate dealers in precious metals and allow for the collection of a registration fee. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass.

Councillor Miller thanked State Representative Hale for help on this issue. He moved, seconded by Councillor Robinson, to make the following amendment:

Madam Chairwoman

I move to amend Proposal No. 63, 2015, by adding a new Section 2 to add fees for precious metal dealers to read as follows; and by renumbering Sections 2-4 as Sections 3-5.

SECTION 2. Sec. 131-501 of the Revised Code of the Consolidated City and County, regarding the schedule of license and permit fees, is hereby amended by adding the language that is underlined to read as follows:

Sec. 131-501. Schedule of license and permit fees.

The following fees are established for their respective licenses and permits issued by the city or county:

Code Section	License or Permit	Fee
441-364	Operation of certain trucks on certain streets	\$162.00
536-211	Transfer of building permit	\$48.00
536-602	Construction or placement of, or additions to, Class 2 structures for a primary Class 2 structure	For structures less than or equal to 1,000 square feet, a minimum fee of two hundred and seventeen dollars (\$217.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply. Square feet calculation shall include the area of an attached garage or carport and the area of a finished basement or attic, but exclude the area of an unfinished basement or attic
536-602	Accessory Class 2 structure appurtenant to a primary Class 2 structure	For accessory structures less than or equal to 200 square feet a fee of forty-two dollars (\$42.00). For accessory structures greater than 200 square feet and less than or equal to 1,000 square feet, a minimum fee of one hundred ninety-three dollars (\$193.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply

536-602	Construction or placement of, or additions to, Class 1 structures	For structures less than or equal to 2,500 square feet, a minimum fee of three hundred fifty-one dollars (\$351.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-603	Remodeling, alteration, or repair of Class 2 structures; provided, however, that when remodeling, alteration, or repair of a Class 2 structure is accomplished at the same time as an addition to an existing structure, a single permit fee shall be determined according to section 536-602	For structures less than or equal to 1,000 square feet, a minimum fee of one hundred fifty-nine dollars (\$159.00); for each additional 500 square feet, an additional fee of thirty-nine dollars (\$39.00) shall apply
536-603	Remodeling, alteration, or repair of Class 1 structures	For structures less than or equal to 2,500 square feet, a minimum fee of two hundred and fifty-seven dollars (\$257.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Installation of a plumbing system in a new Class 2 structure	For structures less than or equal to 2,500 square feet, a minimum fee of one hundred eighty-five dollars (\$185.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Installation or alteration of a plumbing system in a Class 1 structure	For the first ten (10) fixtures installed, a minimum fee of one hundred eighty-two dollars (\$182.00); for each additional five (5) fixtures, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Alteration, repair or replacement of plumbing in an existing Class 2 structure	For structures less than or equal to 1,000 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Initial connection or reconnection of plumbing to a structure that has been removed from one (1) location and is being placed at another location or to a factory constructed building	\$134.00
536-605	Installation of an electrical power distribution system in a new structure or in an addition to an existing structure other than a Class 2 structure	For structures less than or equal to 2,500 square feet, a minimum fee of two hundred two dollars (\$202.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Repair, alteration or remodeling of an electrical power distribution system in an existing structure, or in an addition to a Class 2 structure	For structures less than or equal to 1000 square feet, a minimum fee of one hundred sixty-nine dollars (\$169.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Installation or replacement of space heating equipment using electricity as its primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred and forty-six dollars (\$146.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Installation or replacement of space cooling equipment using electricity as its primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred and forty-six dollars (\$146.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply

536-605	Installation or replacement of combined space heating and space cooling equipment using electricity as their primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred seventy-eight dollars (\$178.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Initial connection or reconnection of electrical power to a structure that has been removed from one (1) location and is being placed at another location or to a factory constructed building	\$89.00
536-605	Installation, alteration, replacement or repair of a system distributing electrical power to service equipment supplying power to manufactured home located in a manufactured home park	\$498.00
536-605	Obtaining each "electrical craft work certificate of compliance" form, as allowed in subsection <u>536-404(b)</u>	\$22.00
536-606	Installation, replacement, or addition of a heating system, space heating equipment or other types of heating transfer, or installation, replacement, alteration, or addition of duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-606	Installation, addition or replacement of a cooling system, space cooling equipment, or other types of cooling transfer, or installation, replacement, alteration, or addition to duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-606	Installation, replacement, or addition of combined heating systems and cooling systems, combined space heating equipment and space cooling equipment, or other types of heating or cooling transfer, or installation, replacement, alteration, or addition of duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred eighty-five dollars (\$185.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-606	Refrigeration equipment	\$156.00
536-607	Demolition or removal of primary Class 2 structures located on the same premises	\$127.00
536-607	Demolition or removal of accessory Class 2 structure	\$94.00
536-607	Demolition or removal of Class 1 structures with ground floor area of less than two thousand five hundred (2,500) square feet	\$141.00
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than two thousand five hundred (2,500) square feet, but less than five thousand (5,000) square feet	\$199.00
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than five thousand (5,000) square feet, but less than ten thousand (10,000) square feet	\$231.00
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than ten thousand (10,000) square feet	\$292.00
536-607	Demolition or removal of smokestacks, aboveground storage tanks, overhead hoppers, or other similar structures	\$296.00
536-608	Master permit	The sum of the applicable fees

536-609	Administrative fee	\$215.00
536-610	General service activity permit fee	\$89.00
536-612	General construction permit, where not specified by chapters 536 or 131 of this Code	\$170.00 for Class 1 structures; and \$141.00 for Class 2 structures
536-615	Amendment of a building permit that requires submittal of additional plans	\$101.00
536-616	Building permit renewal after expiration	\$56.00
536-619	Additional service fee for applying for all demolition, master, sign, structural, and infrastructure related permits	\$32.00
536-620	Plan review of a primary or accessory Class 2 structure. Review includes appropriate structural and mechanical plan review	Eighty-five dollars (\$85.00) for structures less than 1,000 square feet. For each additional 500 square feet an additional fee of twenty-one dollars (\$21.00)
536-620	Plan review of Class 1 structures. Review includes appropriate structural and mechanical plan review	Three hundred and forty-six dollar (\$346.00) initial fee; review time in excess of three (3) hours shall be billed at a rate of ninety-one dollars (\$91.00) per hour in addition to the initial fee
536-620	Accelerated plan review of Class 1 structures. Review includes appropriate structural and mechanical plan review	\$316.00 per hour
575-7	Administrative fee for abatement of environmental public nuisance	\$288.00
601-8	Operation of sanitary landfill	\$437.00
645-548	Transfer of right-of-way overhead or subsurface use permit	\$48.00
645-579	Encroachment	\$360.00
671-22	Extension, amendment, or transfer of sewer connection permit	\$56.00
671-122	Private disposal facility	\$100.00
671-159	Extension of sanitary sewer construction permit	\$56.00
671-167	Amendment of sanitary sewer construction permit	\$56.00
671-170	Transfer of sanitary sewer construction permit	\$56.00
801-310	Administrative fee—Licensing	\$215.00
807-203	Adult entertainment business	\$377.00
811-213	Alarm business	\$250.00
831-2	Amusement location	\$207.00
836-2	Kennel, pet shop, or stable	\$200.00
845-106	Ticket broker	\$57.00
875-701	New listing or license for a sole proprietor, partnership or corporation as a general contractor, or for licensing a person, sole proprietor, partnership or corporation as an electrical contractor, heating and cooling contractor or wrecking contractor	\$247.00 for a business entity; and \$377.00 for an individual
875-701	Renewal of a listing or license for a sole proprietor, partnership or corporation as a general contractor, or for licensing a person, sole proprietor, partnership or corporation as an electrical contractor, heating and cooling contractor or wrecking contractor	\$247.00

875-701	Registration of state licensed plumbing contractors who are sole proprietors, and individuals within a corporation who are eligible to secure permits	\$142.00
875-701	Additional names of persons eligible to secure permits for a contractor	\$63.00
881-7	Dance permit	\$209.00
881-7	Annual dance license	\$335.00
886-8	Fire extinguisher service company	\$207.00
895-1	Horse-drawn carriage	\$105.00
901-3	Hotel	\$291.00
903-102	Pedal cabs	\$70.00
909-103	Lobbyist	\$100.00
911-6	Bathhouse, escort service, body painting studio or nude modeling studio	\$319.00
911-6	Escort, body painting model or nude model	\$103.00
912-5	Massage establishment	\$177.00
931-201	Commercial parking facility	\$207.00
936-2	Public pay telephone	\$81.00
951-104	Pawnbroker	\$320.00 for each place of business of licensee
951-302	Annual fee for flea market merchant license	\$143.00
951-404	Dealers in salvage or scrap metal	\$568.00 for each place of business of licensee
<u>951-504</u>	<u>Precious metal dealers</u>	<u>\$50.00 for each place of business</u>
955-1	Trash hauling	\$286.00
961-204	Vendor cart in franchise zone or commercial franchise zone	\$99.00
961-209	Vendor cart transfer	\$69.00
961-303	Vendor cart franchise zone drawing	\$40.00
986-103	Special event fee—250 to 2,500 attendees	\$75.00, or \$175.00 if the special event requires fire department personnel or apparatus
986-103	Special event fee—Over 2,500 attendees	\$268.00, or \$368.00 if the special event requires fire department personnel or apparatus
986-202	Limited duration license without inspection	\$75.00
986-202	Limited duration license with inspection	\$139.00
987-102	Transient merchant	\$121.00
988-103	Tobacco specialty bar	\$215.00
995-201	Tow business	\$145.00, and \$21.00 for every five (5) tow truck operators employed or contracted by the licensee
996-25	Taxicab operator	\$59.00
996-47	Public vehicle for hire—Per vehicle	\$208.00

SECTION 2 3. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 3 4. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be

affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 4 ~~5~~. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Councillor Lutz asked for consent to abstain from voting on both the proposal and the amendment due to a possible conflict of interest. Consent was given.

Proposal No. 63, 2015 was amended on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Hunter, Jackson, Lewis, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
2 NAYS: Holliday, Sandlin
2 NOT VOTING: Lutz, Osili
1 ABSENT: Gooden

Councillor Mansfield asked what this proposal does. Councillor Miller said that this syncs local ordinance up with state law and protects dealers from being saddled with stolen precious metals. Councillor Mansfield said that she hopes this is a more streamlined process than the landlord registration program, which has been an absolute fiasco. She said that she hopes this will not create the same type of problems and will indeed fix the problem.

Councillor Freeman said that this program will not be any better than the landlord registration program because it is once again an example of government putting its nose where it does not belong.

Councillor Tew said that the landlord program was done in response to the state taking away inspections for apartments, and there needs to be a robust inspection process for apartments to make sure citizens have safe living conditions.

Councillor Robinson moved, seconded by Councillor Adamson, for adoption. Proposal No. 63, 2015 failed for a lack of majority on the following roll call vote; viz:

14 YEAS: Adamson, Barth, Hickman, Lewis, Mansfield, Mascari, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Simpson, Tew
12 NAYS: Cain, Clay, Evans, Freeman, Gray, Holliday, Hunter, Jackson, McHenry, Sandlin, Scales, Shreve
2 NOT VOTING: Lutz, Osili
1 ABSENT: Gooden

President Lewis stated that since the proposal failed due to an indecisive vote, it will stay on the agenda for the next meeting under Unfinished Business.

PROPOSAL NO. 74, 2015. Councillor Moriarty Adams reported that the Public Safety and Criminal Justice Committee heard Proposal No. 74, 2015 on March 11, 2015. The proposal, sponsored by Councillor Moriarty Adams, amends Chapter 135 of the Code to create a new non-reverting police recruiting fund. By a 7-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Moriarty Adams moved, seconded by Councillor Adamson, for adoption. Proposal No. 74, 2015 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Cain, Clay, Evans, Gray, Hickman, Holliday, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Scales, Shreve, Simpson, Tew
3 NAYS: Freeman, Hunter, Sandlin
1 NOT VOTING: Osili
1 ABSENT: Gooden

Proposal No. 74, 2015 was retitled GENERAL ORDINANCE NO. 12, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 12, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend Chapter 135, Article VII of the Revised Code of the Consolidated City and County to create a new non-reverting police recruiting fund.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. Chapter 135, Article VII of the "Revised Code of the Consolidated City and County" is hereby amended by adding a NEW Section 135-791, to read as follows:

Sec. 135-791. IMPD Recruit Fund Created.

(a) There is hereby created a special fund, to be designated as the "IMPD Recruit Fund," in the department of public safety. The fund shall be a subfund of the IMPD General Fund.

(b) This fund shall be a continuing, nonreverting fund, with all the balances remaining therein at the end of the year and such balances shall not lapse or revert to the city or county general funds. This fund shall be used solely for the purposes stated in subsection (c) of this section, and shall not be diverted in any manner, directly or indirectly, to any other uses.

(c) The purpose of this fund is to provide revenue to reimburse the department of public safety for expenses relating to the recruitment, hiring, and training of sworn police officers, whether through new classes of recruits or lateral hires, in order to address the current deficit in the ranks of police officers due to retirements and attrition.

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 64, 2015. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 64, 2015 on March 16, 2015. The proposal, sponsored by Councillors Hickman, Scales, Oliver, Miller, Gooden and Adamson, amends General Resolution No. 10, 2014 to correct the boundaries of the expanded Fall Creek/Citizens Consolidated Redevelopment Area. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Robinson moved, seconded by Councillor Adamson, for adoption. Proposal No. 64, 2015 was adopted on the following roll call vote; viz:

27 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew
0 NAYS:
1 NOT VOTING: Osili
1 ABSENT: Gooden

Proposal No. 64, 2015 was retitled GENERAL RESOLUTION NO. 6, 2015, and reads as follows:

March 30, 2015

CITY-COUNTY GENERAL RESOLUTION NO. 6, 2015

PROPOSAL FOR A GENERAL RESOLUTION amending City-County General Resolution No. 10, 2014 (Proposal No. 349, 2012) to correct the boundaries of the expanded Fall Creek/Citizens Consolidated Redevelopment Area.

WHEREAS, Section 2 of City-County General Resolution No. 10, 2014 authorized and approved the Amending Resolution and the Plan Supplement for the Fall Creek/Citizens Consolidated Redevelopment Area conditioned upon the Commission amending, modifying and expanding the boundaries of the Redevelopment Area as shown on Exhibit A thereto; and

WHEREAS, it was subsequently discovered that the boundaries as shown on Exhibit A to General Resolution No. 10, 2014 needed to be adjusted in order to comply with the statutory requirements for a designated Redevelopment Area; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The City-County Council hereby amends Section 2 of General Resolution No. 10, 2014, by deleting "Exhibit A" thereto, and substituting in its place the documents attached hereto and made a part hereof, marked as "Exhibit A-1."

SECTION 2. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Councillor Adamson reported that the Public Works Committee heard Proposal Nos. 75-83, 2015 on March 12, 2015. He asked for consent to vote on these proposals together. Consent was given.

PROPOSAL NO. 75, 2015. The proposal, sponsored by Councillor Holliday, approves intersection controls for Aylesworth Court, Pleasant Garden Lane and Heartland Boulevard (District 22). PROPOSAL NO. 76, 2015. The proposal, sponsored by Councillor Simpson, authorizes parking restrictions on College Avenue near North and Eleventh Streets (District 9). PROPOSAL NO. 77, 2015. The proposal, sponsored by Councillor Simpson, authorizes parking restrictions on Park Avenue from Michigan Street to Massachusetts Avenue (District 9). PROPOSAL NO. 78, 2015. The proposal, sponsored by Councillor Holliday, authorizes intersection controls in the Valley Ridge at Heartland Crossing subdivision (District 22). PROPOSAL NO. 79, 2015. The proposal, sponsored by Councillor Miller, authorizes intersection controls at Lee and Miller Streets and parking restrictions on Richland Street (District 19). PROPOSAL NO. 80, 2015. The proposal, sponsored by Councillors Osili and Miller, authorizes intersection controls and one-way restrictions on Alabama, Delaware and Pearl Streets (Districts 15 and 19). PROPOSAL NO. 81, 2015. The proposal, sponsored by Councillor Jackson, authorizes intersection controls in the Cumberland Lakes subdivision (District 18). PROPOSAL NO. 82, 2015. The proposal, sponsored by Councillor Jackson, authorizes intersection controls in the Cherry Lake subdivision (District 18). PROPOSAL NO. 83, 2015. The proposal, sponsored by Councillor Sandlin, authorizes a speed limit reduction in the Holly Hills subdivision (District 24). By 7-0 votes, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor Adamson moved, seconded by Councillor Moriarty Adams, for adoption. Proposal Nos. 75-83, 2015 were adopted on the following roll call vote; viz:

27 YEAS: Adamson, Barth, Cain, Clay, Evans, Freeman, Gray, Hickman, Holliday, Hunter, Jackson, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Moriarty Adams, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Tew

0 NAYS:

1 NOT VOTING: Osili

1 ABSENT: Gooden

Proposal No. 75, 2015 was retitled GENERAL ORDINANCE NO. 13, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 13, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 441, Traffic.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
43	Aylesworth Court Pleasant Garden Lane Pleasant Garden	Aylesworth Court	Stop
43	Aylesworth Court Aylesworth Drive Heartland Boulevard	Heartland Boulevard	Stop

SECTION 2. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 3. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 4. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 76, 2015 was retitled GENERAL ORDINANCE NO. 14, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 14, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 621, Parking, Standing and Stopping Restricted.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 621-121(b), Parking prohibited at all times on certain streets, be, and the same is hereby amended by the deletion of the following, to wit:

College Avenue, on the east side, from 166 feet north of North Street to Eleventh Street;

SECTION 2. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 621-121(b), Parking prohibited at all times on certain streets, be, and the same is hereby amended by the addition of the following, to wit:

College Avenue, on the east side, from 388 feet north of North Street to Eleventh Street;

College Avenue, on the east side, from Alley 580 N to North Street (East Approach);

SECTION 3. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 4. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 5. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 77, 2015 was retitled GENERAL ORDINANCE NO. 15, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 15, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 621, Parking, Standing and Stopping Restricted.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 621-121(b), Parking prohibited at all times on certain streets, be, and the same is hereby amended by the deletion of the following, to wit:

Park Avenue, on the west side, from Michigan Street to a point 205 feet north of Michigan Street;

SECTION 2. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 621-122, Stopping, standing or parking prohibited at all times on certain designated streets, be, and the same is hereby amended by the addition of the following, to wit:

Park Avenue, on the west side, from Michigan Street to Massachusetts Avenue;

SECTION 3. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 4. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 5. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 78, 2015 was retitled GENERAL ORDINANCE NO. 16, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 16, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 441, Traffic.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
43	Aylesworth Drive Browns Valley Lane	Aylesworth Drive	Stop
43	Browns Valley Lane Browns Valley Court	Browns Valley Lane	Stop
43	Aylesworth Drive Squire Boone Court	Aylesworth Drive	Stop
43	Aylesworth Drive Belle Union Drive	None	All Way Stop
43	Aylesworth Drive Youngs Creek Lane	Aylesworth Drive	Stop
43	Aylesworth Drive Bankers Corner Drive Limberlost Court	Aylesworth Drive Bankers Corner Drive	Stop
43	Belle Union Drive Blooming Grove Drive	Belle Union Drive	Stop
43	Belle Union Drive Orchard Grove Lane	Belle Union Drive	Stop
43	Belle Union Drive Liberty Mills Drive	Belle Union Drive	Stop
43	Belle Union Drive Belle Union Place	Belle Union Drive	Stop
43	Belle Union Drive Belle Union Court	Belle Union Drive	Stop
43	Orchard Grove Lane Mellot Way	Orchard Grove Lane	Stop
43	Blooming Grove Drive Odon Drive	Blooming Grove Drive	Stop
43	Heartland Boulevard Odon Drive	Heartland Boulevard	Stop
43	Limberlost Court Youngs Creek Lane	Limberlost Court	Stop

SECTION 2. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 3. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

March 30, 2015

SECTION 4. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 79, 2015 was retitled GENERAL ORDINANCE NO. 17, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 17, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 441, Traffic and Chapter 621, Parking, Standing, and Stopping Restricted.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
31	Lee Street Miller Street	Lee Street	Stop

SECTION 2. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
31	Lee Street Miller Street	None	All Way

SECTION 3. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 621-107 Limited parking areas in proximity to elementary schools, be, and the same is hereby amended by the addition of the following, to wit:

Richland Street, on east side, from one hundred feet north of Miller Street to four hundred feet north of Miller Street;

SECTION 4. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 5. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 6. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 80, 2015 was retitled GENERAL ORDINANCE NO. 18, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 18, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 441, Traffic.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
25	Alabama Street Pearl Street	None	Signal
25	Delaware Street Pearl Street	None	Signal

SECTION 2. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-342, One-way streets and alleys designated, be, and the same is hereby amended by the deletion of the following, to wit:

SOUTHBOUND

Alabama Street, from Michigan Street to Virginia Avenue;

SECTION 3. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-342, One-way streets and alleys designated, be, and the same is hereby amended by the addition of the following, to wit:

SOUTHBOUND

Alabama Street, from Michigan Street to Washington Street;

Alabama Street, from Maryland Street to Virginia Avenue;

SECTION 4. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 5. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 6. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 81, 2015 was retitled GENERAL ORDINANCE NO. 19, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 19, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 441, Traffic.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
21	Rothe Way Braxton Drive	Rothe Way	Stop

21	Lullwater Lane Simmons Lane	Simmons Lane	Stop
21	Rothe Lane Simmons Lane	Simmons Lane	Stop

SECTION 2. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
21	Rothe Way Braxton Drive	None	All Way
21	Lullwater Lane Simmons Lane	None	All Way
21	Rothe Lane Simmons Lane	None	All Way

SECTION 3. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 4. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 5. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 82, 2015 was retitled GENERAL ORDINANCE NO. 20, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 20, 2015

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to make various changes to Chapter 441, Traffic.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the deletion of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
21	Cherry Lake Drive Cherry Lake Lane	Cherry Lake Drive	Stop
21	Cherry Lake Drive Lauren Drive	Cherry Lake Drive	Stop

SECTION 2. That the Revised Code of the Consolidated City and County, Indianapolis/Marion County, Indiana, specifically Sec. 441-416, Schedule of intersection controls, be, and the same is hereby amended by the addition of the following, to wit:

<u>Base Map</u>	<u>Intersection</u>	<u>Preferential</u>	<u>Type of Control</u>
21	Cherry Lake Drive Cherry Lake Lane	None	All Way
21	Cherry Lake Drive Lauren Drive	None	All Way

SECTION 3. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 4. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 5. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Proposal No. 83, 2015 was retitled GENERAL ORDINANCE NO. 21, 2015, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 21, 2015

A PROPOSAL FOR A GENERAL ORDINANCE amending the Revised Code of the Consolidated City and County and establishing speed limits in the Holly Hills subdivision

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

SECTION 1. The "Revised Code of the Consolidated City and County," specifically, Sec. 441-323, Alteration of prima facie speed limits, be and the same is hereby amended by the addition of the following, to wit:

All streets within the *Holly Hills* platted subdivision; 25 mph.

SECTION 2. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

ANNOUNCEMENTS AND ADJOURNMENT

The President said that the docketed agenda for this meeting of the Council having been completed, the Chair would entertain motions for adjournment.

Councillor McQuillen stated that he had been asked to offer the following motion for adjournment by:

- (1) Councillor Cain in memory of Alan S. Ellis, Hugh J. Baker III and Donald E. Horock;
- (2) Councillor Miller in memory of Jim Perkins; and
- (3) Councillor Lewis in memory of Louise Blackmon and Jesse Mills Jr.; and
- (4) Councillors Pfisterer and Moriarty Adams in memory of Floyd Sendmeyer, Edmond Brown, Henry Surface, and David Hurston, Jr.; and
- (5) Councillor McQuillen in memory of Helen Reeser

Councillor McQuillen moved the adjournment of this meeting of the Indianapolis City-County Council in recognition of and respect for the life and contributions of Alan S. Ellis, Hugh J. Baker III, Donald E. Horock, Jim Perkins, Louise Blackmon, Jesse Mills Jr., Floyd Sendmeyer, Edmond

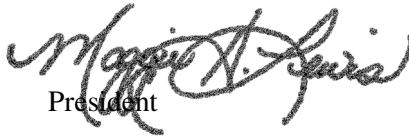
March 30, 2015

Brown, Henry Surface, David Hurston, Jr., and Helen Reeser. He respectfully asked the support of fellow Councillors. He further requested that the motion be made a part of the permanent records of this body and that a letter bearing the Council seal and the signature of the President be sent to the families advising of this action.

There being no further business, and upon motion duly made and seconded, the meeting adjourned at 10:35 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the regular concurrent meetings of the City-Council of Indianapolis-Marion County, Indiana, and Indianapolis Police, Fire and Solid Waste Collection Special Service District Councils on the 30th day of March, 2015.

In Witness Whereof, we have hereunto subscribed our signatures and caused the Seal of the City of Indianapolis to be affixed.


President

ATTEST:


Clerk of the Council

(SEAL)